

## General Assembly

## Substitute Bill No. 5715

February Session, 2006

\*\_\_\_\_\_HB05715FIN\_\_\_040506\_\_\_\_\*

## AN ACT CONCERNING STATE-WIDE TRANSPORTATION IMPROVEMENTS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. (NEW) (Effective July 1, 2006) Sections 1 to 10, inclusive, of
- 2 this act may be cited as the Transportation Revitalization and
- 3 Improvement Now Act of 2006.
- 4 Sec. 2. (NEW) (Effective July 1, 2006) As used in sections 1 to 10,
- 5 inclusive, of this act, subsection (c) of section 4-66c of the 2006
- 6 supplement to the general statutes, as amended by this act, subsection
- 7 (a) of section 13b-38bb of the 2006 supplement to the general statutes,
- 8 subsection (a) of section 13b-57i of the 2006 supplement to the general
- 9 statutes, as amended by this act, section 13b-61a of the 2006
- 10 supplement to the general statutes, as amended by this act, and
- subsection (a) of section 13b-78p of the general statutes:
- 12 (1) "Commissioner" means the Commissioner of Transportation;
- 13 (2) "Department" means the Department of Transportation;
- 14 (3) "Secretary" means the Secretary of the Office of Policy and
- 15 Management;
- 16 (4) "Treasurer" means the Treasurer of the state of Connecticut;

- 17 (5) "Transportation Strategy Board" means the board created by section 13b-57e of the general statutes, as amended by this act;
- 19 (6) "New Haven Line" means the rail passenger service operated 20 between New Haven and intermediate points and Grand Central 21 station, including the Danbury, Waterbury and New Canaan branch 22 lines;
- 23 (7) "Branch Lines" means the Danbury, Waterbury and New Canaan 24 branches of the New Haven Line;
- 25 (8) "Shore Line East" means the rail service operating between New 26 Haven and New London;
- 27 (9) "Strategic Transportation Project" means: (A) The state's share of 28 the capital costs of the New Britain-Hartford busway; (B) capital costs 29 related to the restoration of a commuter rail service on the New 30 Haven-Hartford-Springfield line, including shuttle bus service 31 between the rail line and Bradley International Airport; (C) 32 rehabilitation of rail passenger coaches for use on Shore Line East, the 33 New Haven-Hartford-Springfield line and the Branch Lines; (D) the 34 state share of the capital cost of the West Haven rail station; (E) the cost 35 of capital improvements on the Branch Lines; (F) the capital costs of 36 parking improvements on the New Haven Line, Shore Line East and 37 the Branch Lines; or (G) capital costs of Greater Hartford highway 38 infrastructure improvements in support of economic development. 39 Strategic Transportation Projects are not "TSB projects" for the 40 purposes of section 13b-57i of the 2006 supplement to the general 41 statutes, as amended by this act.
  - Sec. 3. (NEW) (*Effective July 1, 2006*) The State Bond Commission shall have power, in accordance with the provisions of sections 3 to 8, inclusive, of this act, to authorize the issuance of special tax obligation bonds of the state in one or more series and in principal amounts in the aggregate, not exceeding \$344,000,000, provided: (1) \$65,000,000 shall be effective July 1, 2006, (2) \$65,000,000 shall be effective July 1, 2007, (3) \$68,000,000 shall be effective July 1, 2008, (4) \$55,000,000 shall be

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- 49 effective July 1, 2009, (5) \$50,000,000 shall be effective July 1, 2010, (6)
- 50 \$22,000,000 shall be effective July 1, 2011, and (7) \$19,000,000 shall be
- effective July 1, 2012. Each such authorization shall include the amount
- 52 authorized and the project or projects for which the proceeds of the
- 53 bonds will be used.

- Sec. 4. (NEW) (Effective July 1, 2006) The proceeds of the sale of the
- 55 bonds to the extent hereinafter stated shall be used for the purpose of
- 56 payment of the transportation costs, as defined in subdivision (6) of
- section 13b-75 of the general statutes with respect to the projects and
- uses hereinafter described, which projects and uses are hereby found
- 59 and determined to be in furtherance of one or more of the authorized
- 60 purposes for the issuance of special tax obligation bonds set forth in
- section 13b-74 of the 2006 supplement to the general statutes.
  - For the Department of Transportation:
- 63 (1) For the Bureau of Public Transportation: Strategic transportation
- 64 projects, as defined in section 2 of this act, including value engineering,
- 65 environmental assessment and planning, rights-of-way and property
- 66 acquisition, as follows: (A) New Britain-Hartford Busway, not to
- 67 exceed \$52,000,000; (B) New Haven-Hartford-Springfield rail project,
- 68 including connector bus service between the New Haven-Hartford-
- 69 Springfield rail line and Bradley International Airport, not to exceed
- 70 \$146,000,000; (C) rail coach rehabilitation, not to exceed \$25,000,000;
- 71 (D) West Haven rail station and parking, not to exceed \$11,000,000; (E)
- branch line improvements, not to exceed \$45,000,000; and (F) rail
- station and parking improvements, not to exceed \$40,000,000.
- 74 (2) For the Bureau of Engineering and Highways: Greater Hartford
- 75 highway infrastructure improvements, including environmental
- assessment and planning, rights-of-way and property acquisition, not
- 77 to exceed \$25,000,000.
- 78 Sec. 5. (NEW) (Effective July 1, 2006) None of the bonds issued
- 79 pursuant to sections 3 to 8, inclusive, of this act, shall be authorized
- 80 except upon a finding by the State Bond Commission that there has

been filed with it (1) a request for such authorization, which is signed by the Secretary of the Office of Policy and Management or by or on behalf of such state officer, department or agency and stating such terms and conditions as said commission, in its discretion, may require, and (2) any capital development impact statement and any human services facility colocation statement required to be filed with the Secretary of the Office of Policy and Management pursuant to section 4b-23 of the 2006 supplement to the general statutes, any advisory report regarding the state conservation and development policies plan required pursuant to section 16a-31 of the general statutes, and any statement regarding farmland required pursuant to subsection (g) of section 3-20 of the 2006 supplement to the general statutes and section 22-6 of the general statutes, provided the State Bond Commission may authorize the bonds without a finding that the reports and statements required by subdivision (2) of this section have been filed with it if the commission authorizes the secretary of the commission to accept the reports and statements on its behalf. No funds derived from the sale of bonds authorized by the commission without a finding that the reports and statements required by subdivision (2) of this section have been filed with it shall be allotted by the Governor for any project until the reports and statements required by subdivision (2) of this section, with respect to the project, have been filed with the secretary of the commission.

Sec. 6. (NEW) (Effective July 1, 2006) For the purposes of sections 3 to 8, inclusive, of this act, each request filed as provided in section 5 of this act for an authorization of bonds shall identify the project for which the proceeds of the sale of the bonds are to be used and expended and, in addition to any terms and conditions required pursuant to section 5 of this act, include the recommendation of the person signing the request as to the extent to which federal, private or other moneys then available or thereafter to be made available for costs in connection with any such project should be added to the state moneys available or becoming available from the proceeds of bonds and temporary notes issued in anticipation of the receipt of the

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proceeds of bonds. If the request includes a recommendation that some amount of the federal, private or other moneys should be added to the state moneys, then, if and to the extent directed by the State Bond Commission at the time of authorization of the bonds, the amount of the federal, private or other moneys then available or thereafter to be made available for costs in connection with the project shall be added to the state moneys.

Sec. 7. (NEW) (*Effective July 1*, 2006) Any balance of proceeds of the sale of the bonds authorized for the projects or purposes of section 4 of this act in excess of the aggregate costs of all the projects so authorized shall be used in the manner set forth in sections 13b-74 to 13b-77, inclusive, of the 2006 supplement to the general statutes and in the proceedings of the State Bond Commission respecting the issuance and sale of the bonds.

Sec. 8. (NEW) (Effective July 1, 2006) The bonds issued pursuant to sections 3 to 8, inclusive, of this act, shall be special obligations of the state and shall neither be payable from nor charged upon any funds other than revenues of the state pledged therefor in subsection (b) of section 13b-61 of the 2006 supplement to the general statutes, as amended by this act, and section 13b-69 of the general statutes, as amended by this act, or such other receipts, funds or moneys as may be pledged therefor. The bonds shall neither be payable from nor charged upon any funds other than the pledged revenues or such other receipts, funds or moneys as may be pledged therefor. The state or any political subdivision of the state shall not be subject to any liability thereon, except to the extent of the pledged revenues or such other receipts, funds or moneys as may be pledged therefor. The bonds shall be issued under and in accordance with the provisions of sections 13b-74 to 13b-77, inclusive, of the 2006 supplement to the general statutes.

Sec. 9. (NEW) (*Effective July 1, 2006*) The Department of Transportation may solicit bids or qualifications for equipment, materials or services for a project funded pursuant to sections 1 to 8,

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- inclusive, of this act at any time in the fiscal year, notwithstanding the
- 149 fact that all required funds may not be available for the expenditure
- until later in the same or succeeding fiscal year.
- 151 Sec. 10. (NEW) (Effective July 1, 2006) (a) The Commissioner of
- 152 Transportation is authorized and directed to, in consultation with the
- 153 Secretary of the Office of Policy and Management and with the
- approval of the Governor, enter into any agreements with the National
- Rail Passenger Corporation or its successor in interest necessary for the
- 156 operation of rail passenger service on the New Haven-Hartford-
- 157 Springfield rail line.
- 158 (b) The commissioner is authorized and directed to, in consultation
- with the secretary and with approval of the Governor, enter into any
- agreements with the Commonwealth of Massachusetts or any entity
- authorized to act on its behalf, which are necessary for the state's
- 162 participation in the provision of rail passenger service on the New
- 163 Haven-Hartford-Springfield rail line.
- 164 (c) The commissioner is authorized and directed to, in consultation
- with the secretary and with the approval of the Governor, select
- 166 through a competitive process and contract with an operator or
- operators for rail service on the New Haven-Hartford-Springfield rail
- 168 line.
- Sec. 11. Subsection (b) of section 4-65a of the general statutes is
- 170 repealed and the following is substituted in lieu thereof (*Effective July*
- 171 1, 2006):
- (b) There shall be such undersecretaries as may be necessary for the
- efficient conduct of the business of the office. Each such undersecretary
- 174 shall be appointed by the secretary and shall be qualified and
- experienced in the functions to be performed by him. The positions of
- each such undersecretary shall be exempt from the classified service.
- 177 One such undersecretary shall be the Undersecretary of Transit and
- 178 Growth, whose duties shall be as provided in chapter 242a.

- Sec. 12. Subsection (c) of section 4-66c of the 2006 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2006*):
- 182 (c) Any proceeds from the sale of bonds authorized pursuant to 183 subsections (a) and (b) of this section or of temporary notes issued in 184 anticipation of the moneys to be derived from the sale of such bonds 185 may be used to fund grants-in-aid to municipalities or the grant-in-aid 186 programs of said departments, including, but not limited to, financial 187 assistance and expenses authorized under chapters 128, 129, 130, 133, 188 136 and 298, and section 16a-40a, provided any such program shall be 189 implemented in an eligible municipality or is for projects in other 190 municipalities which the State Bond Commission determines will help 191 to meet the goals set forth in section 4-66b. For the purposes of this 192 section, "eligible municipality" means a municipality which is 193 economically distressed within the meaning of subsection (b) of section 194 32-9p, which is classified as an urban center in any plan adopted by the 195 General Assembly pursuant to section 16a-30, as amended, which is 196 classified as a public investment community within the meaning of 197 subdivision (9) of subsection (a) of section 7-545, or in which the State 198 Bond Commission determines that the project in question will help 199 meet the goals set forth in section 4-66b. Notwithstanding the 200 provisions of this subsection, proceeds from the sale of bonds pursuant 201 to this section may, with the approval of the State Bond Commission, 202 be used for transit-oriented development projects in any municipality.
- Sec. 13. Section 13b-57e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2006*):
- 205 (a) There is established the Connecticut Transportation Strategy 206 Board, the members of which shall be appointed as follows:
  - (1) Five members from the private sector who have expertise in transportation, business, finance or law as follows: (A) The Governor shall appoint one member, who shall be the chairperson, and whose first term shall expire on June 30, 2005, (B) the president pro tempore

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- 211 of the Senate shall appoint one member whose first term shall expire
- on June 30, 2004, (C) the speaker of the House of Representatives shall
- 213 appoint one member whose first term shall expire on June 30, 2003, (D)
- 214 the minority leader of the Senate shall appoint one member whose first
- 215 term shall expire on June 30, 2003, and (E) the minority leader of the
- 216 House of Representatives shall appoint one member whose first term
- 217 shall expire on June 30, 2002;
- 218 (2) One member from each TIA, for which position the chairpersons
- 219 of the board of the local planning agencies in such TIA, after
- 220 consulting with the participants in such TIA, shall nominate, for
- consideration by the appointing authority, three individuals who live
- in such TIA and who have significant experience in and knowledge of
- local, regional and state governmental processes, including at least one
- 224 chief elected official in a town in such TIA, and who shall be appointed
- as follows: (A) The chairpersons of the joint standing committee of the
- 226 General Assembly having cognizance of matters relating to
- 227 transportation shall appoint one member from the southeast corridor
- 228 TIA, whose first term shall expire on June 30, 2002, (B) the president
- 229 pro tempore of the Senate shall appoint one member from the I-91
- 230 corridor TIA, whose first term shall expire on June 30, 2003, (C) the
- 231 speaker of the House of Representatives shall appoint one member
- 232 from the coastal corridor TIA, whose first term shall expire on June 30,
- 233 2004, (D) the majority leader of the Senate shall appoint one member
- 234 from the I-395 corridor TIA, whose first term shall expire on June 30,
- 235 2005, and (E) the majority leader of the House of Representatives shall
- 236 appoint one member from the I-84 corridor TIA, whose first term shall
- 237 expire on June 30, 2005; and
- 238 (3) The Commissioners of Transportation, Environmental
- 239 Protection, Economic and Community Development and Public Safety,
- 240 [and] the Secretary of the Office of Policy and Management and the
- 241 Undersecretary of Transit and Growth within the Office of Policy and
- 242 Management.
- 243 (b) Upon the expiration of the term of a member of the board who is

- 244 appointed as provided in subdivision (1) or (2) of subsection (a) of this
- section, each subsequent appointee to the board shall serve for a term
- of four years. No person shall serve as a member of the board for more
- 247 than two consecutive terms. A vacancy in the position of an appointed
- 248 board member shall be filled by the appointing authority for the
- 249 remainder of the term.
- 250 (c) The board may establish such subcommittees as it deems
- 251 appropriate and appoint the members of such subcommittees from
- among its members. Ten members of the board shall be present to
- 253 constitute a quorum.
- (d) The members of the board shall not be compensated for their
- 255 service as members of the board.
- 256 (e) The board may issue guidelines for coordination and
- 257 organization to the TIAs. These guidelines shall not constitute
- regulations, as defined in subdivision (13) of section 4-166.
- 259 (f) (1) The Undersecretary of Transit and Growth within the Office
- 260 of Policy and Management, appointed pursuant to section 4-65a, as
- amended by this act, shall be the executive director of the board and
- shall be responsible for the work of the board, including overseeing the
- 263 implementation of board initiatives. Said undersecretary shall consult
- 264 with the agencies represented on the board pursuant to subsection (a)
- of this section when performing his or her duties but shall report to the
- 266 Secretary of the Office of Policy and Management. Said undersecretary
- shall make recommendations to the board and to said secretary that
- 268 (A) foster regional commuter and freight initiatives with neighboring
- 269 Northeastern states, and (B) identify potential public-private
- 270 partnerships with regard to Transportation Strategy Board projects, as
- 271 defined in section 13b-57h, as amended by this act.
- 272 (2) The Department of Transportation, the Office of Policy and
- 273 Management and the Department of Economic and Community
- 274 Development shall provide staff assistance to the board, at the
- 275 direction of the Undersecretary of Transit and Growth. Within

- available appropriations, the board may hire consultants with approval by the undersecretary, in consultation with the Secretary of
- 278 the Office of Policy and Management and such consultants shall be
- 279 procured through the Department of Transportation.
- 280 (g) The Transportation Strategy Board is a public agency, as defined 281 in section 1-200, for purposes of the Freedom of Information Act, and 282 is a quasi-public agency, as defined in section 1-79, as amended, for
- 283 purposes of chapter 10.
- Sec. 14. Subsection (k) of section 13b-57g of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2006):
- 287 (k) The [board shall] <u>Undersecretary of Transit and Growth shall</u>, 288 after consultation with the board, submit the following reports, in 289 accordance with section 11-4a, to the Governor and the joint standing 290 committees of the General Assembly having cognizance of matters 291 relating to transportation and finance, revenue and bonding: (1) Not 292 later than January 15, 2002, an initial strategy and preliminary 293 projections of the cost necessary to implement the strategy over the 294 first ten years, which shall be subject to approval by the General 295 Assembly; (2) on June 30, 2002, and each December thirty-first and 296 June thirtieth thereafter, a status report on the implementation of and 297 any needed revisions to the strategy and the quarterly report provided 298 by the Department of Economic and Community Development, 299 pursuant to subsection (b) of section 32-6k; and (3) on December 15, 300 2002, and every two years thereafter, an update or revision of the 301 strategy, if necessary, which shall be subject to approval by the General 302 Assembly, and a report on implementation of the strategy.
- Sec. 15. Section 13b-57h of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2006*):
- 305 (a) The General Assembly approves the principles set forth in 306 section I of the report specified in subdivision (4) of subsection (a) of 307 section 13b-57d, provided no funds from the Transportation Strategy

- 308 Board projects account, established under section 13b-57r, as amended, 309 shall be authorized for any transportation project except those 310 specified in subsection (b) of this section, provided nothing in this 311 subsection shall preclude any TSB project from being funded, in whole 312 or in part, by other state or federal funds. Funds authorized for any 313 TSB project shall be used only for said project. TSB projects shall be 314 funded from funds authorized for the Transportation Strategy Board 315 only to the extent such funding is not provided from other funds in the 316 Special Transportation Fund or the Infrastructure Improvement Fund 317 created by the senior indenture for special tax obligation bonds.
- 318 (b) The following TSB projects shall be [completed] <u>initiated by the</u>
  319 <u>Department of Transportation, in consultation with the TSB and the</u>
  320 <u>Undersecretary of Transit and Growth, not later than ten years from</u>
  321 <u>the effective date of this section:</u>
  - (1) In the Coastal Corridor TIA, as defined in section 13b-57d:
- 323 (A) Acquire rolling rail stock, as deemed appropriate by the board, 324 sufficient to add no fewer than two thousand seats for the Metro 325 North-New Haven Line for use in both interstate and intrastate 326 service. All payments received by the state pursuant to any agreement 327 entered into in accordance with subsection (h) of section 13b-34, as 328 amended, involving rolling rail stock used on the Metro North-New 329 Haven Line shall be used exclusively for refurbishing rolling rail stock 330 on and other capital improvements to the Metro North-New Haven 331 Line;
- 332 (B) Construct or expand stations at Bridgeport, New Haven and 333 Stamford that can accommodate rail service and one or more other 334 modes of transportation and have:
- (i) Facilities for one thousand or more parking spaces;
- 336 (ii) Connections to bus and other transit systems;
- 337 (iii) Opportunity for community revitalization;

338	(iv) Opportunity for transit oriented development;	
339 340	(v) Ease of auto, bus, bicycle and pedestrian access to the station facility;	
341 342	(vi) Potential to attract sufficient riders to support additional express trains;	
343	(vii) Operation under control of the state; and	
344	(viii) Feeder bus services for passenger rail service;	
345 346 347 348 349	(C) Facilitate use of the Long Island Sound Waterway for passenge and freight movement, including, but not limited to, bulkheading and dredging, upon removal of prohibitions imposed by federal law expanding passenger facilities, including facilities at the Bridgepor Intermodal Facility, to support high speed ferry service; and	
350	(2) In the I-84 Corridor TIA, as defined in section 13b-57d:	
351 352	(A) Establish express bus services from New Haven to Bradley International Airport;	
353 354 355	(B) Complete the New Britain to Hartford busway and establish other bus rapid transit or light rail service in Hartford and surrounding towns; and	
356 357 358	(C) Expand rail passenger service on the Norwalk to Danbury-New Milford Branch Line to assist commuter movement on Route 7 and I 95; and	
359	(3) In the I-91 Corridor TIA, as defined in section 13b-57d:	
360 361 362	(A) Upgrade or construct maintenance facilities and parking facilities and upgrade feeder bus services for passenger rail service, particularly along the Metro North-New Haven Line; and	
363 364	(B) Establish bus service or commuter rail service, as determined in the Hartford-Springfield-New Haven Implementation Study	

365 366 367	conducted by the department, that runs through New Haven, Hartford and Springfield, with a connection to Bradley International Airport; and
368	(4) In the I-395 Corridor TIA, as defined in section 13b-57d:
369 370	(A) Establish rail freight service with connections to the port of New London;
371 372 373 374	(B) Expand the frequency of bus service, number of runs and connections within and outside of the region, particularly in and to Norwich and New London and acquire buses sufficient to add no fewer than two hundred seats; and
375 376 377 378 379	(C) Design and plan for traffic mitigation in southeastern Connecticut, including planning for the extension of Route 11 from its terminus in Salem to the I-95 and I-395 intersect, with appropriate greenway purchases made in accordance with section 13a-142e, as amended; and
380	(5) In the Southeast Corridor TIA, as defined in section 13b-57d:
381 382	(A) Acquire rolling rail stock for the Shoreline East Railroad Line sufficient to add no fewer than one thousand seats;
383 384	(B) Make operational improvements to highways that improve the flow of traffic on I-95 and I-395; and
385	(6) State-wide:
386 387	(A) Improve and target marketing by the department of the Deducta-Ride program to all eligible employers; [and]
388	(B) Continue funding the Jobs Access Program; and
389	(C) Develop and implement such other Transportation Strategy

Board projects, as directed by the Undersecretary of Transit and

Growth, following consultation with the board.

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- 392 (c) Any TSB project included in subsection (a) of this section 393 requiring expenditures of more than one million dollars shall be 394 accompanied by an economic development plan that specifies the 395 projected economic development benefits of the transportation project 396 to the TIA in which it is located and to the state and that provides for 397 economic development projects that meet one or more of the following 398 criteria:
- 399 (1) Are generated by the TSB project;
- 400 (2) Support the TSB project;
- 401 (3) Maximize the economic benefits of the TSB project; or
- 402 (4) Utilize the TSB project to maximize the economic benefits of such economic development projects.
- An economic development plan shall not be required for any TSB project whose sole purpose is public safety.
- 406 (d) On or before January 1, 2007, and annually thereafter, the 407 Undersecretary of Transit and Growth, after consultation with the board, shall submit a report to the Governor and to the joint standing 408 committees of the General Assembly having cognizance of matters 409 410 relating to finance, revenue and bonding, transportation and planning 411 and development, in accordance with the provisions of section 11-4a, 412 on the implementation status of the TSB projects specified in this 413 section. Such report shall include recommended revisions to such 414 projects, an explanation of any obstacles to completing such projects and the anticipated advantages or disadvantages of completing such 415 416 projects. Upon receipt of such report, said committees shall hold a joint 417 public hearing for purposes of the evaluation and consideration of the 418 progress or lack of progress of said TSB projects, which public hearing the undersecretary and the Commissioners of Transportation, 419 420 Environmental Protection, Economic and Community Development 421 and Public Safety and the Secretary of the Office of Policy and 422 Management shall attend.

- Sec. 16. Section 13b-57i of the 2006 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2006*):
- (a) The <u>Undersecretary of Transit and Growth and the</u> board shall coordinate preparation of a performance report on the TSB projects specified in section 13b-57h, as amended by this act, that require accompanying economic development plans. For the purposes of this section, a project <u>that is (1)</u> undertaken as part of the New Haven Line revitalization program defined in section 13b-78k, or (2) a strategic <u>transportation project</u>, as defined in section 2 of this act, is not a TSB project.
- (b) [The] Said undersecretary and the board, in consultation with the Departments of Transportation and Economic and Community Development and the Office of Policy and Management, shall determine the format for the report. The report shall include, but not be limited to, the following: (1) A map delineating the boundaries of each TIA and identifying TSB projects and any economic development projects described in subsection (c) of section 13b-57h, as amended by this act; (2) a description of funding for, implementation status of and estimated completion date of each TSB project and any economic development projects described in subsection (c) of section 13b-57h, as amended by this act; (3) an explanation of how each economic development project described in subsection (c) of section 13b-57h, as amended by this act, meets one or more of the criteria in subdivisions (1) to (4) of subsection (c) of section 13b-57h, as amended by this act, with regard to one or more TSB projects; (4) a statement describing how each TSB project and each economic development project described in subsection (c) of section 13b-57h, as amended by this act, addresses the goals and objectives of the state plan of conservation and development prepared under chapter 297; (5) a description of the role of municipalities and regional planning agencies in planning and implementing each TSB project and each economic development project described in subsection (c) of section 13b-57h, as amended by this act; (6) a description of the extent to which all of the TSB projects

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457 and economic development projects described in subsection (c) of 458 section 13b-57h, as amended by this act, in each TIA address the 459 transportation problems, needs or concerns of the TIA; and (7) an 460 evaluation of how each TSB project and each economic development 461 project described in subsection (c) of section 13b-57h, as amended by 462 this act, addresses the transportation problems, needs or concerns of 463 the TIA based on statistical measures which shall be developed jointly 464 by the board and the Departments of Transportation and Economic 465 and Community Development and the Office of Policy and 466 Management.

- (c) The report required under subsection (b) of this section shall be submitted, in accordance with the provisions of section 11-4a, not later than December 15, 2004, along with the report required on the same date under subdivision (3) of subsection (k) of section 13b-57g, as amended by this act, and thereafter along with said report as required under subdivision (3) of subsection (k) of section 13b-57g, as amended by this act, to the joint standing committees of the General Assembly having cognizance of matters relating to transportation, planning and development and finance, revenue and bonding. Not later than fifteen days after receipt of the December fifteenth report, the joint standing committees of the General Assembly having cognizance of matters relating to transportation and planning and development shall review the report and submit comments and recommendations to the bonding subcommittee of the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding. Not later than thirty days after receipt of the report, the joint standing committee of the General Assembly having cognizance of matters relating to finance, revenue and bonding shall conduct a public hearing on the report.
- Sec. 17. Section 13b-57j of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2006*):
- 488 (a) The [board] <u>Undersecretary of Transit and Growth</u> shall prepare 489 an analysis, based on appropriate metrics, methodologies and

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standards, developed by the board or by any agency or other unit of government of the state, of the short-term and long-term effects of the initial strategy on: (1) The present and future transportation needs of the state for the movement of both people and goods; (2) economic development in the state; and (3) the environment, including air quality, wetlands, open space and energy consumption. Said analysis shall include the projected return on investment for each TSB project. [The] Said undersecretary and the board shall submit such analysis, in accordance with section 11-4a, to the Governor and to the joint standing committees of the General Assembly having cognizance of matters relating to transportation and finance, revenue and bonding along with the report due on December 15, 2004, pursuant to subdivision (3) of subsection (k) of section 13b-57g, as amended by this act.

- (b) [The board] Said undersecretary shall monitor the planning and implementation of the TSB projects specified in section 13b-57h, as amended by this act, and shall report to the Governor and the General Assembly in accordance with subdivision (2) of subsection (k) of section 13b-57g, as amended by this act. Any recommended update or revision to any TSB project or to the strategy, including any project recommended as an addition to the strategy, included in the report due on December 15, 2004, and each report due every two years thereafter, pursuant to subdivision (3) of subsection (k) of section 13b-57g, as amended by this act, shall be accompanied by an analysis made in accordance with subsection (a) of this section.
- Sec. 18. Section 13b-57q of the 2006 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2006*):
- 518 (a) On or before August first of each year, the Department of 519 Transportation, in consultation with the Secretary of the Office of 520 Policy and Management, the Undersecretary of Transit and Growth, 521 the State Treasurer and the Transportation Strategy Board, shall 522 prepare a financing plan for the annual funding and financing of the

523 projects and purposes described in section 13b-57h. Such annual 524 financing plan shall be based upon the use of special tax obligation bonds as provided in section 19 of this act, to fund some or all project 525 526 purposes, funding available or anticipated to be available in the 527 Transportation Strategy Board projects account, as well as the use of 528 any federal revenue, grants or other transportation-related financial 529 assistance which may be available in such fiscal year. The annual 530 financing plan shall include funding mandated by sections 13b-57s and 13b-57t. Upon the approval of such annual financing plan by the 531 532 Governor, funding identified in the annual financing plan shall be paid 533 within the fiscal year of such annual financing plan into the 534 Transportation Strategy Board projects account, established under 535 section 13b-57r, as amended, of the Special Transportation Fund and 536 shall be available to fund those projects and purposes identified in 537 such annual financing plan. Upon the approval by the Treasurer, the 538 Secretary of the Office of Policy and Management and the Undersecretary of Transit and Growth of the portion of the annual 539 financing plan relating to the use of special tax obligation bond 540 541 proceeds to fund some or all of such projects and purposes, the 542 amount identified in the annual financing plan to pay debt service and other expenditures related to the issuance of such bonds to fund such 543 projects and purposes shall be transferred from the Transportation 544 545 Strategy Board projects account during the fiscal year covered by such 546 financing plan, and shall be available to pay debt service requirements, 547 and the Treasurer shall proceed to issue the requisite amount of special 548 tax obligation bonds, subject to any required statutory authorization and approval of the State Bond Commission, to fund those projects 549 550 and purposes identified in such annual financing plan to be funded by such bond proceeds, and the Commissioner of Transportation shall 551 direct the expenditure of such bond proceeds. The proceeds of any 552 553 special tax obligation bonds issued to fund the projects and purposes 554 described in section 13b-57h, as amended by this act, as those projects 555 and purposes may be modified, less costs of issuance and the funding 556 of required reserves, shall be deposited and applied as provided in the 557 indenture of trust relating to the issuance of such special tax obligation

bonds, and shall be available to fund those projects and purposes identified in such annual financing plan to be funded by the issuance of such bonds. Any such projects or purposes so financed are hereby found and determined to be in furtherance of one or more of the authorized purposes for the issuance of such bonds set forth in section 13b-57h, as amended by this act, or section 19 of this act.

(b) In addition to the preparation of the annual financing plans, the Department of Transportation shall prepare a five-year financing plan that shall project for a period of five years the funds to be credited to the Transportation Strategy Board projects account, established under section 13b-57r, as amended, of the Special Transportation Fund, the anticipated use of cash funding, including funding mandated by sections 13b-57s and 13b-57t, and federal revenue, grants or other transportation related financial assistance to fund or finance the projects and purposes described in section 13b-57h. Such five-year financing plan shall be updated on or before August first of each year at the same time as the preparation of the annual financing plan and shall be provided by the Commissioner of Transportation to the Transportation Strategy Board, the State Treasurer, the Secretary of the Office of Policy and Management, the Undersecretary of Transit and Growth and the joint standing committees of the General Assembly having cognizance of matters relating to transportation and finance, revenue and bonding.

Sec. 19. (NEW) (*Effective July 1, 2006*) The State Bond Commission may authorize the issuance of special tax obligation bonds pursuant to sections 13b-74 to 13b-77, inclusive, of the 2006 supplement to the general statutes, in one or more series and in principal amounts for the purposes of section 13b-57h of the general statutes, as amended by this act, as follows:

## T1 Authorized Funding Amounts

T2	Fiscal Year	Amount
T3	2008	\$ 250,000,000
T4	2009	\$ 250,000,000

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T5	2010	\$ 250,000,000
T6	2011	\$ 250,000,000
T7	2012	\$ 250,000,000
T8	2013	\$ 250,000,000
T9	2014	\$ 250,000,000
T10	2015	\$ 250,000,000
T11	2016	\$ 250,000,000
T12	2017	\$ 250,000,000
T13	Total	\$2,500,000,000

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Such additional amount of bonds may be authorized as required to fund any debt service and reserve account in accordance with the proceedings authorizing the bonds and the costs of issuance, capitalized interest, if any, and the initial costs and expenses of the administration account, provided, in computing the total amount of bonds which may at any one time be outstanding, the principal amount of any refunding bonds issued to refund bonds shall be excluded. The General Assembly finds that it is an essential governmental function to improve personal mobility and the movement of goods and freight within and through this state, to integrate transportation with economic, land use, environmental and quality of life issues, to integrate the state economy with regional, national and global economies and to provide an adequate and reliable flow of funding necessary for a quality multimodal transportation system, and further finds that the financing of traffic improvements is in the public interest, will achieve a public purpose of reducing overall costs due to traffic congestion and delays, and will thereby foster and promote economic growth, provide employment opportunities for the residents of the state and assist companies by reducing their overall costs of doing business in the state.

- Sec. 20. Section 12-587 of the 2006 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2006):
- (a) As used in this chapter: (1) "Company" includes a corporation,

partnership, limited partnership, limited liability company, limited liability partnership, association, individual or any fiduciary thereof; (2) "quarterly period" means a period of three calendar months commencing on the first day of January, April, July or October and ending on the last day of March, June, September or December, respectively; (3) "gross earnings" means all consideration received from the first sale within this state of a petroleum product; (4) "petroleum products" means those products which contain or are made from petroleum or a petroleum derivative; (5) "first sale of petroleum product within this state" means the initial sale of a petroleum product delivered to a location in this state; (6) "export" or "exportation" means the conveyance of petroleum products from within this state to a location outside this state for the purpose of sale or use outside this state; and (7) "sale for exportation" means a sale of petroleum products to a purchaser which itself exports such products.

(b) (1) Except as otherwise provided in subdivision (2) of this subsection, any company which is engaged in the refining or distribution, or both, of petroleum products and which distributes such products in this state shall pay a quarterly tax on its gross earnings derived from the first sale of petroleum products within this state. Each company shall on or before the last day of the month next succeeding each quarterly period render to the commissioner a return on forms prescribed or furnished by the commissioner and signed by the person performing the duties of treasurer or an authorized agent or officer, including the amount of gross earnings derived from the first sale of petroleum products within this state for the quarterly period and such other facts as the commissioner may require for the purpose of making any computation required by this chapter. Except as otherwise provided in subdivision (3) of this subsection, the rate of tax shall be (A) five per cent with respect to calendar quarters prior to July 1, 2005; (B) five and eight-tenths per cent with respect to calendar quarters commencing on or after July 1, 2005, and prior to July 1, 2006; (C) six and three-tenths per cent with respect to calendar quarters commencing on or after July 1, 2006, and prior to July 1, 2007; (D)

seven and three-tenths per cent with respect to calendar quarters commencing on or after July 1, 2007, and prior to July 1, 2008; (E) [seven and one-half] eight and one-tenth per cent with respect to calendar quarters commencing on or after July 1, 2008, and prior to July 1, [2013; and (F)] 2009; (F) eight and [one-tenth] four-tenths per cent with respect to calendar quarters commencing on or after July 1, [2013] 2009, and prior to July 1, 2010; (G) eight and six-tenths per cent with respect to calendar quarters commencing on or after July 1, 2010, and prior to July 1, 2011; (H) eight and nine-tenths per cent with respect to calendar quarters commencing on or after July 1, 2011, and prior to July 1, 2012; (I) nine and one-tenths per cent with respect to calendar quarters commencing on or after July 1, 2012, and prior to July 1, 2013; (J) ten and one-tenths per cent with respect to calendar quarters commencing on or after July 1, 2013, and prior to July 1, 2014; (K) ten and three-tenths per cent with respect to calendar quarters commencing on or after July 1, 2014, and prior to July 1, 2015; (L) ten and six-tenths per cent with respect to calendar quarters commencing on or after July 1, 2015, and prior to July 1, 2016; and (M) ten and eighttenths per cent with respect to calendar quarters commencing on or after July 1, 2016.

(2) Gross earnings derived from the first sale of the following petroleum products within this state shall be exempt from tax: (A) Any petroleum products sold for exportation from this state for sale or use outside this state; (B) the product designated by the American Society for Testing and Materials as "Specification for Heating Oil D396-69", commonly known as number 2 heating oil, to be used exclusively for heating purposes or to be used in a commercial fishing vessel, which vessel qualifies for an exemption pursuant to section 12-412, as amended; (C) kerosene, commonly known as number 1 oil, to be used exclusively for heating purposes, provided delivery is of both number 1 and number 2 oil, and via a truck with a metered delivery ticket to a residential dwelling or to a centrally metered system serving a group of residential dwellings; (D) the product identified as propane gas, to be used exclusively for heating purposes; (E) bunker fuel oil,

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intermediate fuel, marine diesel oil and marine gas oil to be used in any vessel having a displacement exceeding four thousand dead weight tons; (F) for any first sale occurring prior to July 1, 2008, propane gas to be used as a fuel for a motor vehicle; (G) for any first sale occurring on or after July 1, 2002, grade number 6 fuel oil, as defined in regulations adopted pursuant to section 16a-22c, to be used exclusively by a company which, in accordance with census data contained in the Standard Industrial Classification Manual, United States Office of Management and Budget, 1987 edition, is included in code classifications 2000 to 3999, inclusive, or in Sector 31, 32 or 33 in the North American Industrial Classification System United States Manual, United States Office of Management and Budget, 1997 edition; (H) for any first sale occurring on or after July 1, 2002, number 2 heating oil to be used exclusively in a vessel primarily engaged in interstate commerce, which vessel qualifies for an exemption under section 12-412, as amended; (I) for any first sale occurring on or after July 1, 2000, paraffin or microcrystalline waxes; or (J) for any first sale occurring prior to July 1, 2008, petroleum products to be used as a fuel for a fuel cell, as defined in subdivision (113) of section 12-412, as amended.

(3) The rate of tax on gross earnings derived from the first sale of grade number 6 fuel oil, as defined in regulations adopted pursuant to section 16a-22c, to be used exclusively by a company which, in accordance with census data contained in the Standard Industrial Classification Manual, United States Office of Management and Budget, 1987 edition, is included in code classifications 2000 to 3999, inclusive, or in Sector 31, 32 or 33 in the North American Industrial Classification System United States Manual, United States Office of Management and Budget, 1997 edition, or number 2 heating oil used exclusively in a vessel primarily engaged in interstate commerce, which vessel qualifies for an exemption under section 12-412, as amended, shall be: (A) Four per cent with respect to calendar quarters commencing on or after July 1, 1998, and prior to July 1, 1999; (B) three per cent with respect to calendar quarters commencing on or after July

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- 1, 1999, and prior to July 1, 2000; (C) two per cent with respect to calendar quarters commencing on or after July 1, 2000, and prior to July 1, 2001; and (D) one per cent with respect to calendar quarters commencing on or after July 1, 2001, and prior to July 1, 2002.
- 717 (c) (1) Any company which imports or causes to be imported into 718 this state petroleum products for sale, use or consumption in this state, 719 other than a company subject to and having paid the tax on such 720 company's gross earnings from first sales of petroleum products 721 within this state, which earnings include gross earnings attributable to 722 such imported or caused to be imported petroleum products, in 723 accordance with subsection (b) of this section, shall pay a quarterly tax 724 on the consideration given or contracted to be given for such 725 petroleum product if the consideration given or contracted to be given for all such deliveries during the quarterly period for which such tax is 726 727 to be paid exceeds three thousand dollars. Except as otherwise 728 provided in subdivision (3) of this subsection, the rate of tax shall be 729 (A) five per cent with respect to calendar quarters commencing prior to 730 July 1, 2005; (B) five and eight-tenths per cent with respect to calendar 731 quarters commencing on or after July 1, 2005, and prior to July 1, 2006; 732 (C) six and three-tenths per cent with respect to calendar quarters 733 commencing on or after July 1, 2006, and prior to July 1, 2007; (D) 734 seven and three-tenths per cent with respect to calendar quarters 735 commencing on or after July 1, 2007, and prior to July 1, 2008; (E) [seven and one-half] eight and one-tenth per cent with respect to 736 737 calendar quarters commencing on or after July 1, 2008, and prior to 738 July 1, [2013; and (F)] 2009; (F) eight and [one-tenth] four-tenths per 739 cent with respect to calendar quarters commencing on or after July 1, 740 [2013] 2009, and prior to July 1, 2010; (G) eight and six-tenths per cent 741 with respect to calendar quarters commencing on or after July 1, 2010, 742 and prior to July 1, 2011; (H) eight and nine-tenths per cent with 743 respect to calendar quarters commencing on or after July 1, 2011, and 744 prior to July 1, 2012; (I) nine and one-tenths per cent with respect to calendar quarters commencing on or after July 1, 2012, and prior to 745 July 1, 2013; (J) ten and one-tenths per cent with respect to calendar 746

- 747 quarters commencing on or after July 1, 2013, and prior to July 1, 2014; 748 (K) ten and three-tenths per cent with respect to calendar quarters 749 commencing on or after July 1, 2014, and prior to July 1, 2015; (L) ten 750 and six-tenths per cent with respect to calendar quarters commencing 751 on or after July 1, 2015, and prior to July 1, 2016; and (M) ten and eight-752 tenths per cent with respect to calendar quarters commencing on or 753 after July 1, 2016. Fuel in the fuel supply tanks of a motor vehicle, 754 which fuel tanks are directly connected to the engine, shall not be 755 considered a delivery for the purposes of this subsection.
  - (2) Consideration given or contracted to be given for petroleum products, gross earnings from the first sale of which are exempt from tax under subdivision (2) of subsection (b) of this section, shall be exempt from tax.
  - (3) The rate of tax on consideration given or contracted to be given for grade number 6 fuel oil, as defined in regulations adopted pursuant to section 16a-22c, to be used exclusively by a company which, in accordance with census data contained in the Standard Industrial Classification Manual, United States Office of Management and Budget, 1987 edition, is included in code classifications 2000 to 3999, inclusive, or in Sector 31, 32 or 33 in the North American Industrial Classification System United States Manual, United States Office of Management and Budget, 1997 edition, or number 2 heating oil used exclusively in a vessel primarily engaged in interstate commerce, which vessel qualifies for an exemption under section 12-412, as amended, shall be: (A) Four per cent with respect to calendar quarters commencing on or after July 1, 1998, and prior to July 1, 1999; (B) three per cent with respect to calendar quarters commencing on or after July 1, 1999, and prior to July 1, 2000; (C) two per cent with respect to calendar quarters commencing on or after July 1, 2000, and prior to July 1, 2001; and (D) one per cent with respect to calendar quarters commencing on or after July 1, 2001, and prior to July 1, 2002.
  - (d) The amount of tax reported to be due on such return shall be due and payable on or before the last day of the month next

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succeeding the quarterly period. The tax imposed under the provisions of this chapter shall be in addition to any other tax imposed by this state on such company.

- (e) For the purposes of this chapter, the gross earnings of any producer or refiner of petroleum products operating a service station along the highways or interstate highways within the state pursuant to a contract with the Department of Transportation or operating a service station which is used as a training or test marketing center under the provisions of subsection (b) of section 14-344d, shall be calculated by multiplying the volume of petroleum products delivered by any producer or refiner to any such station by such producer's or refiner's dealer tank wagon price or dealer wholesale price in the area of the service station.
- Sec. 21. Section 13b-61a of the 2006 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2006*):
  - (a) Notwithstanding the provisions of section 13b-61, as amended: (1) For calendar quarters ending on or after September 30, 1998, and prior to September 30, 1999, the Commissioner of Revenue Services shall deposit into the Special Transportation Fund established under section 13b-68 five million dollars of the amount of funds received by the state from the tax imposed under section 12-587, as amended by this act, on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (2) for calendar quarters ending September 30, 1999, and prior to September 30, 2000, the commissioner shall deposit into the Special Transportation Fund nine million dollars of the amount of such funds received by the state from the tax imposed under said section 12-587 on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (3) for calendar quarters ending September 30, 2000, and prior to September 30, 2002, the commissioner shall deposit into the Special Transportation Fund eleven million five hundred thousand dollars of the amount of such funds received by the state from the tax imposed

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under said section 12-587, on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (4) for the calendar quarters ending September 30, 2002, and prior to September 30, 2003, the commissioner shall deposit into the Special Transportation Fund, five million dollars of the amount of such funds received by the state from the tax imposed under said section 12-587 on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (5) for the calendar quarter ending September 30, 2003, and each calendar quarter thereafter, the commissioner shall deposit into the Special Transportation Fund, five million two hundred fifty thousand dollars of the amount of such funds received by the state from the tax imposed under said section 12-587 on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (6) for the calendar quarters ending September 30, 2005, and prior to September 30, 2006, the commissioner shall deposit into the Special Transportation Fund ten million eight hundred and seventy-five thousand dollars of the amount of such funds received by the state from the tax imposed under said section 12-587 on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (7) for the calendar quarters ending September 30, 2006, and prior to September 30, 2007, the commissioner shall deposit into the Special Transportation Fund fifteen million two hundred fifty thousand dollars of the amount of such funds received by the state from the tax imposed under said section 12-587 on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (8) for the calendar quarters ending September 30, 2007, and prior to September 30, 2008, the commissioner shall deposit into the Special Transportation Fund twenty-one million dollars of the amount of such funds received by the state from the tax imposed under said section 12-587 on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (9) for the calendar quarters ending September 30, 2008, and prior to September 30, 2013, the commissioner shall deposit into the Special Transportation Fund twenty-five million two hundred twenty-five thousand dollars of the

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amount of such funds received by the state from the tax imposed under said section 12-587 on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; and (10) for the calendar quarters ending on and after September 30, 2013, the commissioner shall deposit into the Special Transportation Fund twenty-nine million eight hundred fifty thousand dollars of the amount of such funds received by the state from the tax imposed under said section 12-587 on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel.

(b) (1) For calendar quarters ending September 30, 2007, and prior to September 30, 2008, the commissioner shall deposit into the Transportation Strategy Board projects account in the Special Transportation Fund, three million five hundred fifty thousand dollars of the amount of such funds received by the state from the tax imposed in section 12-587, as amended by this act, on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (2) for calendar quarters ending September 30, 2008, and prior to September 30, 2009, the commissioner shall deposit into the Transportation Strategy Board projects account in the Special Transportation Fund, six million eight hundred seventy-five thousand dollars of the amount of such funds received by the state from the tax imposed in section 12-587, as amended by this act, on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (3) for calendar quarters ending September 30, 2009, and prior to September 30, 2010, the commissioner shall deposit into the Transportation Strategy Board projects account in the Special Transportation Fund, ten million five hundred twenty-five thousand dollars of the amount of such funds received by the state from the tax imposed in section 12-587, as amended by this act, on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (4) for calendar quarters ending September 30, 2010, and prior to September 30, 2011, the commissioner shall deposit into the Transportation Strategy Board projects account in the Special Transportation Fund, thirteen million one hundred twenty-five

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882 thousand dollars of the amount of such funds received by the state 883 from the tax imposed in section 12-587, as amended by this act, on the gross earnings from the sales of petroleum products attributable to 884 885 sales of motor vehicle fuel; (5) for calendar quarters ending September 30, 2011, and prior to September 30, 2012, the commissioner shall 886 887 deposit into the Transportation Strategy Board projects account in the 888 Special Transportation Fund, seventeen million dollars of the amount 889 of such funds received by the state from the tax imposed in section 12-890 587, as amended by this act, on the gross earnings from the sales of 891 petroleum products attributable to sales of motor vehicle fuel; (6) for 892 calendar guarters ending September 30, 2012, and prior to September 30, 2013, the commissioner shall deposit into the Transportation 893 894 Strategy Board projects account in the Special Transportation Fund, nineteen million eight hundred thousand dollars of the amount of such 895 896 funds received by the state from the tax imposed in section 12-587, as 897 amended by this act, on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (7) for calendar 898 quarters ending September 30, 2013, and prior to September 30, 2014, 899 900 the commissioner shall deposit into the Transportation Strategy Board 901 projects account in the Special Transportation Fund, twenty-three million three hundred fifty thousand dollars of the amount of such 902 903 funds received by the state from the tax imposed in section 12-587, as 904 amended by this act, on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; (8) for calendar 905 906 quarters ending September 30, 2014, and prior to September 30, 2015, the commissioner shall deposit into the Transportation Strategy Board 907 projects account in the Special Transportation Fund, twenty-six million 908 909 one hundred fifty thousand dollars of the amount of such funds received by the state from the tax imposed in section 12-587, as 910 amended by this act, on the gross earnings from the sales of petroleum 911 products attributable to sales of motor vehicle fuel; (9) for calendar 912 913 quarters ending September 30, 2015, and prior to September 30, 2016, 914 the commissioner shall deposit into the Transportation Strategy Board 915 projects account in the Special Transportation Fund, thirty million two 916 hundred fifty thousand dollars of the amount of such funds received

- 917 by the state from the tax imposed in section 12-587, as amended by this 918 act, on the gross earnings from the sales of petroleum products attributable to sales of motor vehicle fuel; and (10) for calendar 919 920 quarters ending on and after September 30, 2016, the commissioner shall deposit into the Transportation Strategy Board projects account in 921 922 the Special Transportation Fund, thirty-three million two hundred fifty 923 thousand dollars of the amount of such funds received by the state 924 from the tax imposed in section 12-587, as amended by this act, on the 925 gross earnings from the sales of petroleum products attributable to 926 sales of motor vehicle fuel.
- 927 [(b)] (c) If in any calendar quarter receipts from the tax imposed 928 under section 12-587, as amended by this act, are less than the total of 929 (1) the amount required to be transferred pursuant to the Special 930 Transportation Fund pursuant to subsection (a) of this section, [and] 931 (2) the amount required to be transferred to the Transportation 932 Strategy Board projects account in the Special Transportation Fund 933 pursuant to subsection (b) of this section, and (3) any other transfers 934 required by law, the commissioner shall certify to the Treasurer the 935 amount of such shortfall. Upon receipt of such certification the 936 Treasurer shall forthwith transfer an amount equal to such shortfall 937 from the resources of the General Fund into the Special Transportation 938 Fund or into the Transportation Strategy Board projects account in the 939 Special Transportation Fund, as applicable.
  - Sec. 22. Subsection (g) of section 13b-59 of the 2006 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2006*):
  - (g) "Motor vehicle related fines, penalties or other charges" means, except as provided in section 23 of this act, all fines, penalties or other charges required by, or levied pursuant to subsection (a) of section 14-12, as amended, sections 14-12s, 14-13, 14-16, 14-17, 14-18, 14-26, 14-27 and 14-29, subsection (d) of section 14-35 and sections 14-36, as amended, 14-39, 14-43, 14-45, 14-64, as amended, 14-80, 14-81, 14-97, 14-98, 14-99, 14-101, 14-102, 14-103, as amended, 14-104, 14-105, as

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951 <u>as amended</u>, 14-145, 14-146, 14-147, 14-148, 14-149, 14-150, 14-151, 952 14-152, 14-161, subsection (f) of section 14-164i, 14-196, <u>as amended</u>, 953 14-197, 14-198, 14-213, 14-214, 14-215, <u>as amended</u>, 14-216, 14-217, 954 14-218a, 14-219, 14-220, 14-221, 14-222, 14-223, 14-224, 14-225, 14-226, 955 14-228, 14-230, 14-231, 14-232, 14-233, 14-234, 14-235, 14-236, 14-237, 956 14-238, 14-239, <u>as amended</u>, 14-240, 14-241, <u>as amended</u>, 14-242, 14-243,

amended, 14-106, 14-110, 14-111, as amended, 14-112, 14-137a, 14-140,

- 957 14-244, 14-245, 14-246a, 14-247, 14-249, <u>as amended</u>, 14-250, <u>as</u>
- 958 <u>amended</u>, 14-257, 14-260, 14-261, 14-262, 14-264, 14-267a, 14-269,
- 959 subsection (g) of section 14-270, <u>as amended</u>, sections 14-271, 14-273,
- 960 14-274, 14-275, 14-276, 14-277, 14-279, 14-280, 14-281, 14-282, 14-283, <u>as</u>
- 961 <u>amended</u>, 14-285, 14-286, 14-295, 14-296, 14-300, 14-314, 14-329, 14-331,
- 962 14-342, 14-386, 14-386a, 14-387, 15-7, 15-8, 15-9, 15-16, 15-25 and 15-33.
- 963 Sec. 23. (NEW) (*Effective October 1, 2006*) (a) For purposes of this section, "municipality" means any town, city, borough, consolidated town and city, or consolidated town and borough.
- 966 (b) On and after October 1, 2006, all moneys received or collected by 967 the state or any officer thereof from the fines imposed pursuant to 968 section 14-18, 14-26, 14-27, 14-29, 14-35, 14-36, as amended, 14-39, 969 14-81, 14-97, 14-98, 14-99, 14-101, 14-102, 14-103, as amended, 14-104, 970 14-105, as amended, 14-106, 14-146, 14-147, 14-148, 14-149, 14-150, 971 14-213, 14-214, 14-215, as amended, 14-216, 14-217, 14-218a, 14-219, 972 14-220, 14-221, 14-222, 14-223, 14-224, 14-225, 14-226, 14-228, 14-230, 973 14-231, 14-232, 14-233, 14-235, 14-236, 14-237, 14-238, 14-239, as 974 amended, 14-240, 14-241, as amended, 14-242, 14-243, 14-244, 14-245, 975 14-246a, 14-247, 14-249, as amended, 14-250, as amended, 14-257, 976 14-260, 14-261, 14-271, 14-273, 14-274, 14-275, 14-276, 14-277, 14-279, 977 14-280, 14-281, 14-282, 14-283, as amended, 14-285, 14-286, 14-295, 978 14-296, 14-300 or 14-314 of the general statutes due to the violation of 979 such section on a road or highway under a municipality's jurisdiction, 980 shall be returned to such municipality, as provided in section 51-56a of 981 the general statutes, as amended by this act.
- 982 Sec. 24. Section 51-56a of the general statutes is repealed and the

following is substituted in lieu thereof (Effective October 1, 2006):

- (a) Each clerk of the Supreme Court and Superior Court shall account for and pay or deposit all fees, fines, forfeitures and the proceeds of judgments of his office in the manner provided by section 4-32. If any such clerk fails to so account and pay or deposit, such failure shall be reported by the Treasurer to the Chief Court Administrator who may thereupon remove the clerk. When any such clerk dies before so accounting and paying or depositing, the Treasurer shall require the executor of his will or administrator of his estate to so account. If any such clerk is removed from office, the Treasurer shall require him to account for any money of the state remaining in his hands at the time of such removal and, if he neglects to so account, the Treasurer shall certify the neglect to the Chief Court Administrator.
- (b) The state shall remit to the municipalities (1) in which the violations occurred all amounts received in respect to the violation of sections 14-251, 14-252, 14-253a and 14-305 to 14-308, inclusive, or any regulation or ordinance made in accordance therewith, and (2) on whose roads the violations occurred the fines received in respect to the sections enumerated in section 23 of this act. Each clerk of the Superior Court or the Chief Court Administrator, or any other official of the Superior Court designated by the Chief Court Administrator, shall, on or before the thirtieth day of January, April, July and October in each year, certify to the Comptroller the amount due for the previous quarter under this subsection to each municipality served by [his] such clerk or other official's office, provided prior to the institution of court proceedings, a city, town or borough shall have the authority to collect and retain all proceeds from parking violations committed within the jurisdiction of such city, town or borough.
- (c) For the purpose of providing additional funds for municipal and state police training, each person who pays in any sum as (1) a fine or forfeiture for any violation of section 14-12, <u>as amended</u>, 14-215, <u>as amended</u>, 14-222, 14-224, 14-225, 14-227a, <u>as amended</u>, 14-266, 14-267a, 14-269 or 14-283, as amended, or (2) a fine or forfeiture for any

- 1016 infraction, shall pay an additional fee of one dollar for each eight 1017 dollars or fraction thereof of the amount he is required to pay, except if 1018 such payment is made for violation of such a section which is deemed 1019 to be an infraction, such additional fee shall be only on the first eighty-1020 eight dollars of such fine or forfeiture. Such additional fee charged 1021 shall be deposited in the General Fund.
- 1022 Sec. 25. Subsection (a) of section 13b-69 of the general statutes is 1023 repealed and the following is substituted in lieu thereof (Effective July 1024 1, 2006):
- 1025 (a) The Treasurer shall apply the resources in the Special 1026 Transportation Fund, upon their receipt, first, to pay or provide for the 1027 payment of debt service requirements, as defined in section 13b-75, at 1028 such time or times, in such amount or amounts and in such manner, as 1029 provided by the proceedings authorizing the issuance of special tax 1030 obligation bonds pursuant to sections 13b-74 to 13b-77, inclusive, as 1031 amended, and then to pay from the Transportation Strategy Board 1032 projects account of the Special Transportation Fund, established under 1033 section 13b-57r, as amended, the [incremental revenues] funding 1034 identified in approved annual financing plans for cash funding in 1035 accordance with the provisions of section 13b-57q, as amended by this 1036 act.
- 1037 Sec. 26. Section 13b-202 of the general statutes is repealed and the 1038 following is substituted in lieu thereof (*Effective July 1, 2006*):
- 1039 (a) The Commissioner of Transportation shall, from time to time, 1040 recommend to the several companies operating railroads in this state, or to any of them, the adoption of such measures and regulations as 1042 the commissioner deems conducive to the public safety or interest; and 1043 shall report to the next General Assembly any neglect on the part of 1044 any such company to comply with any such recommendation.
- 1045 (b) Recommendations made pursuant to subsection (a) of this 1046 section shall include, but not be limited to, recommendations that rail 1047 service operating between New Haven and New London expand its

hours of operation by initiating reverse commute service and adding or expanding weekend service.

Sec. 27. (Effective July 1, 2006) The Department of Transportation, in conjunction with the Transportation Strategy Board, shall study the feasibility of building a fuel cell power station to generate power for the New Haven Line. Such study shall include, but not be limited to, a plan for generating a large percentage of the line's peak power needs, as well as serving as a backup in times of emergencies. The Department of Transportation shall report its findings and recommendations, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to transportation on or before January 1, 2007.

Sec. 28. (*Effective July 1, 2006*) The Department of Transportation, in conjunction with the Transportation Strategy Board, shall study the feasibility of creating a commuter rail line from New London to Worcester, Massachusetts. The Department of Transportation shall report its findings and recommendations, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to transportation on or before January 1, 2007.

Sec. 29. (Effective July 1, 2006) The Department of Transportation, in conjunction with the Transportation Strategy Board, shall study the feasibility of establishing a Bradley International Airport Authority composed of representatives from Connecticut and Massachusetts. The department and the board shall consult with the Bradley Board of Directors in the course of such study. The Department of Transportation shall report its findings and recommendations, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to transportation on or before January 1, 2007.

Sec. 30. (Effective July 1, 2006) The Department of Transportation, in conjunction with the Transportation Strategy Board, shall develop a plan to initiate ongoing formal discussions with the commonwealth of Massachusetts and the state of New York regarding opportunities to enhance commuter and freight mobility throughout the region. Such plan shall include, but need not be limited to, (1) recommendations on how best to involve the Governors, legislative leaders and other governmental officials of each jurisdiction in such discussions, (2) a listing of regional transportation issues, with indications of funding sources and availability to address each issue, and (3) lists of other public and private entities in each jurisdiction that should be included in such discussions. The department shall report on its plan and recommendations for implementation, in accordance with the provisions of section 11-4a of the general statutes, to the joint standing committee of the General Assembly having cognizance of matters relating to transportation on or before January 1, 2007.

Sec. 31. (NEW) (*Effective July 1, 2006*) The Undersecretary of Transit and Growth shall prepare a state-wide build-out analysis to help refine the Transportation Strategy Board projects and to provide technical assistance and capacity building to municipalities and regional agencies to help such entities establish plans that comply with the state plan of conservation and development, as established in section 16a-24 of the general statutes. Such analysis shall be completed by January 1, 2007.

Sec. 32. (*Effective July 1, 2006*) Funds shall be appropriated to the Office of Policy and Management, from the Special Transportation Fund, for the fiscal year ending June 30, 2007, for the Undersecretary of Transit and Growth to acquire appropriate planning tools, including, but not limited to, digital aerial photography and GIS mapping equipment, to complete the build-out analysis required in section 31 of this act.

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This act shall take effect as follows and shall amend the following					
sections:					
Section 1	July 1, 2006	New section			
Sec. 2	July 1, 2006	New section			
Sec. 3	July 1, 2006	New section			
Sec. 4	July 1, 2006	New section			
Sec. 5	July 1, 2006	New section			
Sec. 6	July 1, 2006	New section			
Sec. 7	July 1, 2006	New section			
Sec. 8	July 1, 2006	New section			
Sec. 9	July 1, 2006	New section			
Sec. 10	July 1, 2006	New section			
Sec. 11	July 1, 2006	4-65a(b)			
Sec. 12	July 1, 2006	4-66c(c)			
Sec. 13	July 1, 2006	13b-57e			
Sec. 14	July 1, 2006	13b-57g(k)			
Sec. 15	July 1, 2006	13b-57h			
Sec. 16	July 1, 2006	13b-57i			
Sec. 17	July 1, 2006	13b-57j			
Sec. 18	July 1, 2006	13b-57q			
Sec. 19	July 1, 2006	New section			
Sec. 20	July 1, 2006	12-587			
Sec. 21	July 1, 2006	13b-61a			
Sec. 22	October 1, 2006	13b-59(g)			
Sec. 23	October 1, 2006	New section			
Sec. 24	October 1, 2006	51-56a			
Sec. 25	July 1, 2006	13b-69(a)			
Sec. 26	July 1, 2006	13b-202			
Sec. 27	July 1, 2006	New section			
Sec. 28	July 1, 2006	New section			
Sec. 29	July 1, 2006	New section			
Sec. 30	July 1, 2006	New section			
Sec. 31	July 1, 2006	New section			
Sec. 32	July 1, 2006	New section			

TRA Joint Favorable Subst. C/R FIN

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